IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA BRUNSWICK DIVISION

| throug | gh the | | RGIA, by and JNTY BOARD |))) | | | | |
|------------------------|---------------------------------|---|----------------------------|--|--|--|--|--|
| | Plair | ntiff, | |) | | | | |
| v. | | | |) Case No. <u>2:22-cv-00028-LWG-BWC</u> | | | | |
| GLOV CO., I INTE | VIS CO LTD., RNAT SALV | HIPPING INC D., G-MARIN NORTON LI TIONAL, INC AGE LLC, endants. | LLY |)))))))))))) | | | | |
| | | | STAT | TUS REPORT | | | | |
| | The | discovery per | iod is <u>not</u> conclude | ed in the above captioned case, the Parties make the | | | | |
| follow | ving re | port to the Co | ourt. | | | | | |
| I. | DIS | DISCOVERY | | | | | | |
| | A. I | A. Is all discovery completed in this case? | | | | | | |
| | | ☐ Yes | ⊠ No | | | | | |
| | • | The Parties | | overy is remaining: ith discovery pursuant to the Court's Amended 2024 (D.E. 149). | | | | |
| | | are there any discovery issues which have been or will be brought before the Court for esolution? | | | | | | |
| | | □ Yes | □ No | | | | | |
| | | | | | | | | |

• If "Yes", please briefly explain:

None thus far, however, because discovery remains ongoing, the Parties cannot say that no discovery issue(s) will be brought before the Court for resolution.

SETTLEMENT A. Have the parties made efforts to resolve this case? ⊠ Yes \square No If "Yes", please explain those efforts: The Parties have scheduled mediation for May 24, 2024. In addition, the Parties have been conferring pre-mediation regarding settlement. B. Are the parties prepared to discuss settlement of this case with the Court at this time? \square Yes ⊠ No If "No", please explain: The Parties are currently involved in settlement discussions and have a mediation scheduled for May 24. The Parties thus do not believe that Court involvement is needed at this time. C. Are there any third parties and/or lien holders that should be included in any settlement discussions for this case? \square Yes \boxtimes No

Click here to enter text.

If "Yes", please list those parties:

II.

D. The Parties propose the following agreed upon dates, prior to the deadline for filing motions, for conducting a status conference. (Please provide several dates for the Court's consideration in scheduling. Regardless of whether the Parties seek to discuss settlement, the Court may require that each party have a representative with full settlement authority present.)

A status conference has previously been set in this case for June 24 (Doc. 149).

III. **MOTIONS**

Service Co.

| | A. The Plai | intiff(s) | anticipate filing the | following Motions: | | |
|---|----------------------------------|-------------|---|---|--|--|
| | | | None | | | |
| | | | Motion for Summ | nary Judgment | | |
| | | \boxtimes | Motion to Exclud | Expert Testimony | | |
| | | | Other Motion(s) (Except for Motions in Limine), please explain: | | | |
| | | | Click here to ente | er text. | | |
| | B. The Def | endant(s | s) anticipate filing th | e following Motions: | | |
| | | | None | | | |
| | | \boxtimes | Motion for Summary Judgment | | | |
| | | \boxtimes | Motion to Exclude Expert Testimony | | | |
| | | | Other Motion(s) (| Except for Motions in Limine), please explain: | | |
| | | | Click here to ente | er text. | | |
| IV. | ADDITIONAL MATTERS | | | | | |
| | If there are | any othe | r matters regarding | this case that the Parties seek to bring to the | | |
| Court | 's attention at | this tim | e, please briefly exp | lain: | | |
| | The Parties | have scł | neduled mediation for | or May 24, 2024. | | |
| | | | | | | |
| Dated | l: May 13, 20 | 24 | | | | |
| | randon J. Tay nsel for Plaint | | n County | /s/ Bradly J. Watkins Counsel for Plaintiff Glynn County | | |
| /s/ Darren Sumich Counsel for Plaintiff Glynn County | | | | /s/ Louise R. Caro Counsel for Plaintiff Glynn County | | |
| /s/ David Reisman | | | | /s/ Todd Baiad | | |

Counsel for Defendants GL NV24 Shipping, Counsel for Defendants GL NV24 Shipping, Inc., Hyundai Glovis Co., and G-Marine Inc., Hyundai Glovis Co., and G-Marine

Service Co.

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/s/ Jason Pedigo /s/ Allen Graham

Counsel for Defendant Norton Lilly Counsel for Defendant Norton Lilly

International, Inc. International, Inc.

/s/ David J. Topping

Counsel for Defendant Norton Lilly

International, Inc.

/s/ Robert P. Vining /s/ Colin A. McRae

Counsel for T & T Salvage, LLC Counsel for T & T Salvage, LLC